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7 8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	UNITED STATES OF AMERICA,	Case No. 2:20-mj-00948-NJK
10	Plaintiff,	Stipulation for an Order Directing Probation to Prepare
11	v.	a Criminal History Report
12	JUAN JOSE MORENO-GALLARDO, aka "Juan Jose Moreno,"	
13	·	
14	Defendant.	
15		
16	IT IS HEREBY STIPULATED AND AGREED, by and between Nicholas A.	
17	Trutanich, United States Attorney, and Jared L. Grimmer, Assistant United States	
18	Attorney, counsel for the United States of America, and Brandon C. Jaroch, Assistant	
19	Federal Public Defender, counsel for Defendant JUAN JOSE MORENO-GALLARDO,	
20	that the Court direct the U.S. Probation Office to prepare a report detailing the defendant'	
21	criminal history.	
22	This stipulation is entered into for the following reasons:	
23		
24		

1. The United States Attorney's Office has developed an early disposition	
program for immigration cases, authorized by the Attorney General pursuant to the	
PROTECT ACT of 2003, Pub. L. 108-21. Pursuant to this program, the government has	
extended to the defendant a plea offer in which the parties would agree to jointly request ar	
expedited sentencing immediately after the defendant enters a guilty plea.	
2. The U.S. Probation Office cannot begin obtaining the defendant's criminal	
history until after the defendant enters his guilty plea unless the Court enters an order	
directing the U.S. Probation Office to do so. Such an order is often entered in the minutes of	
a defendant's initial appearance when charged by indictment.	
3. The U.S. Probation Office informs the government that it would like to begin	
obtaining the criminal history of defendants eligible for the early disposition program as	
soon as possible after their initial appearance so that the Probation Office can complete the	
Presentence Investigation Report by the time of the expected expedited sentencing.	
4. Accordingly, the parties request that the Court enter an order directing the	
U.S. Probation Office to prepare a report detailing the defendant's criminal history.	
DATED this 4th day of November, 2020.	
Respectfully submitted,	
NICHOLAS A. TRUTANICH United States Attorney	
/s/ Brandon C. Jaroch /s/ Jared L. Grimmer	
BRANDON C. JAROCH JARED L. GRIMMER Assistant Federal Public Defender Assistant United States Attorney	
Counsel for Defendant JUAN JOSE MORENO-GALLARDO	

1 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 2 3 UNITED STATES OF AMERICA, Case No. 2:20-mj-00948-NJK 4 Plaintiff, **Order Directing Probation to Prepare** a Criminal History Report 5 v. JUAN JOSE MORENO-GALLARDO, 6 aka "Juan Jose Moreno," 7 Defendant. 8 9 Based on the stipulation of counsel, good cause appearing, and the best interest of 10 justice being served: 11 IT IS HEREBY ORDERED that the U.S. Probation Office is directed to prepare a 12 report detailing the defendant's criminal history. 13 14 DATED this 5th day of November, 2020. 15 16 HONORABLE NANCY J. KOPPE UNITED STATES MAGISTRATE JUDGE 17 18 19 20 21 22 23 24